

to place them all on the same footing - But Should my life be
Marry after My death my Will is that my Estate both land and
Person & be Immediately divided between her and my Children
Alone & each & She to have an Equal Share with one of them
that is to say one tenth parts.

Witness My hand and Seal this twentieth day of April one thousand
Eight hundred and twenty four.

Edward Dabrymple & Edward

In witness of I. Dabrymple. (Seal)

J. Dabrymple

Elizabeth Dabrymple

A. B. Having purchased a Farm in New Ham & Darby
Since Making the Above disposition of my property It is my
Will that the same remain in the possession of my wife during
her Natural life or Downtoock for the same purpose
as directed above at her death the same disposition to be
Made of her as I have directed of my dear wife

Moore County Court Augst 1829
The Execution of my preceding Will shall duly now be in
open Court in the Office of the Clerk of Moore County, where a Subscribing
Witness and Codicil to be Recorded and it is accordingly Recorded
in Book B Pages 710 & 712 in Words at full length and
John Dabrymple the Executor and John Dabrymple
and Jacob Dabrymple two of the Executors therin named
July 2nd 1829

Geo. Dabrymple

WILLOUGHBY FIFTEEN'S WILL

State of North Carolina Moore County In the Name of God am I
William Williford of the State and County of Moore making my last
will and testiment before my Body to the Earth to be buried
after the Christian Manner and my Soul to God who gave it
I do it in Health though I am in a low State of health but in
possession of my reason and understanding do in this my last
will & testament bequeath my son William Williford and
Sixty acres of Land known by the Name of the Blackplace also one horse
and two Cows and yearlings I will to my daughter John my Daughter Sarah
and Nancy the rest of my Stock of Cattle my Stock of Sheep I will to be
Equally divided between my four younger children Eliz. John Nelly
Nancy and George except four Sheep for my Grand Daughter Rachael
I will also two for my Grand daughter Eliza Tugson I will to my son
John New boy's known of the new place hogs the 7th of my Hogs to be
Equally divided between my son John my daughter Sarah and Nancy
I will to my daughter Sarah and Nancy one Chair for and her increase
so the first chair to be in Equally divide between them I will also that
My two daughters Sarah and Nancy shall have the Land lying upon
all my Building & land containing one Hundred Acres with all the
Building and all the Benefits there to be added I will that my son John
and two daughters live together in harmony and love as they have
hitherto done until it be their mutual Consent to be agree
on something may occur that is to hinder a joint living keeping them in those
My son to have one bed and furniture I will that all the Furniture
and Bedding goes to the old Farming Bob and Every other Article
which are not used and in the above time be jointly divided between them
Provided after my funeral Expenses are defrayed with Cost all
the Money due to me be left to the use of and Equally divided
between my greatest Son Will and my two daughters
Signed in these presents on the 2^d day of February in the year of
our Lord one thousand Eight Hundred and thirty -
Executor to this is to be Auger Tugson W. Williford & Tugson

Williford & Tugson

Moore County Court May 1830
The Execution of the above will was done in open
Court by the Clerk of Moore County in a Room being

Murdock Ferguson's Will

Notary and witness to be Recorded, and it is Recorded by me in Book B Page 73 & 74 in Wines at full length and Augus
Tayor and Bill Tayor is the Executor duly Qualified.

John Dowd 6th

Will of Mr. John H. Miller's Will

I Mary and James, both of the County of New and State of North Carolina do make and publish this my last will and Testament in manner and form following that is to say first I give and bequeath to Mary & Mae Swain widow of Daniel Swain because the sum of twenty Dollars give and bequeath to Nancy Martin daughter of John Martin one hundred and furniture. Also I give and bequeath to the great grand children of John Martin all the rest of my property either due to me by Note or otherwise. Desiring at the same time that my funeral expenses shall be paid. and Shirley make and Appoint Mary and Martin Executrix of this my last Will and Testament. In witness whereof the said John H. Miller have to his my last Will and Testament So My Hand and Seal this 23rd day June A.D. 1828.

Signed Sealed published and declared

in the presence of us

John Miller

Mary ^{her} Campbell (Seal)

J. Miller

Mecklenburg County Court Aug 1st 1830

The above will was presented in open Court by proving that Murdoch Miller and John Miller the Subscribing Witnesses are dead and their signatures are in their Hand Writing and which was proven by the Birth of John Miller and Murdoch to be recorded, and it is Recorded Accordingly in Book B Page 74 in Wines at full length. and Mary and Martin the Executrix there in named duly Qualified

John Dowd

Sion Harrington's Will

In the Name of God Amen I Sion Harrington of Mecklenburg County and State of North Carolina being in full possession of my Reason do make Redact and publish this my last will and testament. Viz. I give and bequeath to my son William D. Harrington my negro boy named Billy Valued at one hundred and fifty Dollars. I do also give and bequeath to my son Charles C. Harrington my negro girl named Eliza Valued at four hundred Dollars. I do also give and bequeath to Elsey Anne Rodgers and Jerry Turner Rodgers the children of my daughter ~~of~~ Nancy Rodgers Jointly and Equally a negro girl named Savina. Valued at one hundred Dollars. and my Will is that the above sum of one hundred Dollars is deducted from my Daughter Nancy part of Estate. My Will also is that should I die before my Grandson of Harrington is twenty years old that two hundred Dollars out of my Estate be given him or his friends to be Expended in his Education. My Will further is that the remaining part of my Estate that I named in this Will be Equally divided among my children to wit each other legate of each Equal. That is to say my Wife, my Son and my Daughter in the order. Will Show what each one have Received according to this it. I do the Will operate and Equal Settlement be made with the exception of two hundred Dollars a sum intended to be given to my son Charles, and I do nominate Consolata and Apollonia my Sons John Harrington and Thomas Harrington Executors to this my last Will and Testament. In witness whereof I have hereunto set my hand and Seal this 8th day of October in the Year of our Lord 1828

Sion J. Harrington (Seal)

Signed Sealed published and declared by the said testator in open Court as and for his last Will and Testament in the presence of

Will D. Miller

A. Johnson

Mecklenburg County Court Aug 1st 1830

This Will of which the above is a copy was duly proved in open Court by the Oath of George Moore and ordered to be Recorded John Dowd an of the Executrix in the Will named responsible for carrying out the other Clauses out of the State. Whereupon I seal it to the Will and make Witness to William Harrington who gave witness and was duly Deafified

John Dowd